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34408 THE ECLIPSE	7590 11/24/200 GROUP LLP		EXAMINER	
10605 BALBOA BLVD., SUITE 300 GRANADA HILLS, CA 91344			LI, CE LI	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/562,083	LAPPE ET AL.	
Office Action Summary	Examiner	Art Unit	
	CE LI	3661	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet wi	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re od will apply and will expire SIX (6) MON tute, cause the application to become AB	CATION. Paper of the state of this communication. ANDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>08</u> This action is FINAL . 2b) ☐ To allow closed in accordance with the practice under the communication is in condition for allow closed.	his action is non-final. wance except for formal matte		
Disposition of Claims			
4) ☐ Claim(s) 1-21 is/are pending in the application 4a) Of the above claim(s) 9-11 is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-21 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and are subjected to by the Example of the drawing(s) filed on 23 December 2005 is Applicant may not request that any objection to the subjection is objected to by the Example of the subjection to the sub	awn from consideration. d/or election requirement. iner. s/are: a)⊠ accepted or b)□	•	
Replacement drawing sheet(s) including the corr			
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action of form PTO-132.	
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a least term of the priority documents.	ents have been received. ents have been received in A riority documents have been eau (PCT Rule 17.2(a)).	oplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s	ummary (PTO-413))/Mail Date formal Patent Application 	

Art Unit: 3661

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 09/08/2009 have been fully considered but they are not persuasive.

Applicant argues on page 3 of the Remarks with respected to claims 1-8 and 12, "The two criteria that are not meet both come from the same user in the reference. Also, unlike the Ohler et al. patent where no route is identified, applicants identify a rendezvous position and then notify the navigation device that has a violation of the criteria". In response to applicant's argument that Ohler does disclose criteria are from both users (col. 13, lines 12-16), Ohler does identified the rendezvous position and then notify the navigation device that has a violation of the criteria, Because when the travel time to a position is calculated, that means the route is identified and is used to calculate the travel time, without a route, then travel time can't be calculated. Therefore, Ohler does teach the limitation of claim 1.

Applicant argues on page 4 of the Remarks with respected to claims 13 and 19, "Neither Ohler et al. patent or the Saiki patent teach or describe the approval element of independent claims 13 and 19". In response to applicant's argument that Saiki does teach the approval element in (Figure 4 and Col. 10 line 53 to Col. 11 line 21). Therefore, the rejections in the previous office action are proper.

Art Unit: 3661

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-3, 5, and 9-12 are rejected under 35 U.S.C. 102 (b) as being anticipated by Ohler et al. (US 6,424,910).

Ohler discloses a method coordinating routes of a plurality of navigation devices comprising:

As to claim 1, receiving a first set of data by a first navigation device (col. 10, lines 8-10), the first set of data including first criteria for selecting a rendezvous position (Col. 12, lines 44-67, and col. 13, lines 12-16); receiving a second set of data from a second navigation device by the first navigation device (col. 11, lines 19-20), the second set of data including data representing a current position of the second navigation device, and second criteria for selecting a rendezvous position (Col. 12, lines 44-67, and col. 13, lines 12-16); identifying a rendezvous position based on the first criteria and the second criteria, where the rendezvous position is used for establishing a first route for the first navigation device to the rendezvous position and for establishing a second route for the second navigation device to the rendezvous position (Figures 2-4); notifying the first navigation device when the identified rendezvous position and the first route violated the first criteria; and notifying the second navigation device when the

Art Unit: 3661

identified rendezvous position and the second route violates the second criteria. (Col. 13, lines 1-8)

As to claim 2, further comprising transmitting a third set of data from the first navigation device to the second navigation device, the third set of data representing at least a portion of the calculated first positional data (col. 11, lines 30-36).

As to claim 3, further comprising transmitting a request signal from the first navigation device to the second navigation device to initiate transmission of the second set of data (col. 11, lines 16-17).

As to claim 5, where the first criteria and the second criteria comprise a a minimum travel distance, a minimum time, use/avoidance of certain roads/freeways/bridges/tunnels, or intermediate destinations (Col. 3, lines 48-57)

Claim Rejections – 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

5. Claims 4, 6-8, 12-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohler et al. (US 6,424,910) in view of Saiki (US 7,058,507).

Ohler discloses a navigation devices comprising:

As to claim 13, a first receiving section configured to receive and decode a first signal indicating a current position of the navigation device (col. 10, lines 8-10); a second receiving section configured to receive and decode a confirmation signal for communication with an external device (Figure 5); a request signal requesting communication with an external device and external positional data via a communications network (col. 11, lines 16-17); a calculation unit configured to calculate, upon receipt of the confirmation signal by the second receiving section, a rendezvous position for the first navigation device and the external device based on first signal and the external position data (Figures 3-4)

As to claim 14, where the second receiving section and the transmission section each comprise an interface for wireless communication (col. 2, lines 58-61) with external devices according to a specified data communications standard.

As to claim 15, where the second receiving section and the transmission section each comprise an interface to a mobile phone (col. 2, lines 58-61).

As to claim 16, where the second receiving section and the transmission section comprise a high frequency demodulator and a high frequency modulator (col. 2, lines 58-61), respectively, so as to receive the confirmation signal and transmit the request signal, respectively.

Page 6

As to claim 17, where the calculation unit is configured to calculate the positional data on the basis of geographical data representing a road map (col. 3, lines 18-36)

Ohler does not explicitly disclose sending rendezvous position for approval. But Saiki discloses sending rendezvous position for approval.

Saiki discloses:

As to claim 13, a calculation unit configured to calculate, upon receipt of the confirmation signal by the second receiving section, a rendezvous position for the first navigation device and the external device based on first signal and the external position data (Figure 3), where the rendezvous position is provided to the navigation device for approval (Figure 4); and a transmission section configured to encode the rendezvous position in an output signal transmitted via the communications network to the external device when the rendezvous position is approved (Figure 4 and Col. 10 line 53 to Col. 11 line 21); where the rendezvous position is recalculated when the rendezvous position is not approved (Figure 4 and Col. 10 line 53 to Col. 11 line 21).

As to claim 4, comprising transmitting a confirmation signal by the second navigation device to acknowledge data communication with the first navigation device (Figures 3-4).

As to claim 6, calculating second positional data in the second navigation device on the basis of the current position of the second navigation device and the third set of data (col. 10, lines 13-16);

As to claim 7, where the first positional data and the second positional data are calculated on the basis of an estimated average speed of the first navigation device and the second navigation device (col. 1, lines 20-23, col. 6, lines 61-62);

As to claim 8, receiving an updated version of the second set of data and calculating the first positional data on the basis of the updated second set of data (col. 11, lines 8-28);

As to claim 12, further comprising receiving further information regarding the identified rendezvous point based on prior identification of the identified rendezvous point, where the further information comprises a quality of the identified rendezvous point (Col. 2, lines 38-53)

As to claim 18, Saiki discloses a user interface configured to report the receipt of the meeting place signal to a user, and to initiate the transmission of the selected meeting place upon user request instead of report the receipt of request signal and initiate transmission of conformation signal. Since Saiki's user interface can report the receipt of the meeting place signal to a user, and to initiate the transmission of the selected meeting place upon user request, it should also be able to report the receipt of request signal and initiate transmission of conformation signal (Figure 4);

As to claim 19, a host unit (Figure 6) configured to receive positional data from the first and the second navigation devices (Figure 6), calculate first and second proposed positional data for the first and second navigation devices (Figure 5), and to communicate the first proposed positional data to the first navigation device and the

second proposed positional data to the second navigation device to coordinate a route of the first and second navigation devices (Col. 12, lines 1-19).

Page 8

As to claim 20, where the host unit is implemented in at least one of the first or the second navigation device and where at least one of the first or second navigation device comprising the host unit further includes an activation means to activate the host unit upon user request (Col. 4, lines 29-50).

As to claim 21, where the host unit is connected to a network service provider (Ohler, Figure 1).

Therefore, given the teaching of Saiki, it would have been obvious to a person of ordinary skill in the art at the time of the invention to have readily recognized the desirability and advantages of modifying the navigation device of Ohler by employing the well known or conventional features of sending rendezvous position for approval. But Saiki discloses sending rendezvous position for approval, as disclosed by Saiki, in order to select a meeting place suitable and convenient to all users and update the meeting place with respect to current traffic jams and other conditions.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CE LI whose telephone number is (571)270-5564. The examiner can normally be reached on Monday to Friday, 9AM-5PM, EST, every other Friday Off.

Art Unit: 3661

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Black can be reached on (571)272-6956. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/CE LI/ Examiner, Art Unit 3661

/Thomas G. Black/ Supervisory Patent Examiner, Art Unit 3661